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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST
EFFECTIVE DATE:	11/28/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TransAct Technologies Incorporated		11/28/2006	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	TD Banknorth, N.A.
Street Address:	1441 Main Street
City:	Springfield
State/Country:	MASSACHUSETTS
Postal Code:	01103
Entity Type:	National Bank:

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Serial Number:	78291809	ITHACOLOR
Serial Number:	78229041	ITHERM
Serial Number:	78336945	KITCHENJET
Serial Number:	78754554	EPIC 430
Serial Number:	78754564	EPIC 630
Serial Number:	78454435	QDT
Serial Number:	78454429	TICKETBURST
Serial Number:	78452133	EPIC 950
Serial Number:	78452139	IMPORT
Serial Number:	78846835	EPIC 430I
Serial Number:	78906290	PRINT IT. STICK IT.
Serial Number:	77007796	POWEROLL

TRADEMARK "REEL: 003438 FRAME: 0076

900063906

Serial Number:	77007833	RECEIPTS THAT REGISTER	
Serial Number:	78838139	ITHACA 8000	

CORRESPONDENCE DATA

Fax Number: (617)310-9710

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (617) 439-2710

Email: sgould@nutter.com

Correspondent Name: Stephen Gould

Address Line 1: 155 Seaport Boulevard

Address Line 2: Nutter, McClennen & Fish, LLP

Address Line 4: Boston, MASSACHUSETTS 02210-2604

ATTORNEY DOCKET NUMBER:	106531-2
NAME OF SUBMITTER:	Stephen Gould
Signature:	/Stephen A. Gould/
Date:	12/04/2006

Total Attachments: 4

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SUPPLEMENTAL COLLATERAL ASSIGNMENT OF TRADEMARKS AS SECURITY

WHEREAS, TransAct Technologies Incorporated, a Delaware corporation, with offices at 7 Laser Lane, Wallingford, Connecticut 06492 ("Borrower"), and TD Banknorth, N.A. (f/k/a Banknorth, N.A.), a national banking association, with offices at 1441 Main Street, Springfield, Massachusetts 01103 (the "Lender"), have entered into that certain Amended and Restated Revolving Credit and Security Agreement dated as of even date herewith (the "Loan Agreement") and that certain Intellectual Property Security Agreement dated as of August 6, 2003 (the "Security Agreement");

WHEREAS, pursuant to the terms of the Security Agreement, Borrower granted a security interest to Lender in all intellectual property owned by Borrower;

WHEREAS, in connection with the amendment and restatement of the Loan Agreement, Lender has requested that Borrower update the list of Pledged Collateral (as defined in the Security Agreement) secured by Lender's security interest under the terms of the Security Agreement;

WHEREAS, the Borrower is the owner of those certain additional trademarks (the "Trademarks") listed on Schedule A hereto, that were not previously included in the list of Pledged Collateral attached as Schedule B to the Security Agreement as filed with the U.S. Patent and Trademark Office on August 14, 2003; and

WHEREAS, among the security interests in the Collateral and Pledged Collateral granted by the Borrower to the Lender pursuant to the Loan Agreement and the Security Agreement, respectively, is a security interest in the Trademarks listed on Schedule A hereto.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties reconfirm the terms of the Security Agreement, as if set forth fully herein, and acknowledge that:

- 1. The Borrower hereby collaterally assigns to the Lender, as security for the Indebtedness (as defined in the Loan Agreement), all of the Borrower's right, title and interest in and to the Trademarks as Pledged Collateral under the Security Agreement.
- 2. The Lender has a security interest in the Trademarks listed on Schedule A hereto, as Pledged Collateral under the Security Agreement.
- 3. The Lender and the Borrower request that the Commissioner of Patents and Trademarks record this document with respect to the Trademarks.

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IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Collateral Assignment of Trademarks as Security to be duly executed as of the day and year first above written.

BORROWER:

LENDER:

TRANSACT TECHNOLOGIES **INCORPORATED**

T.D. BANKNORTH, N.A.

Name: Steven A. DeMartino

Title: Executive Vice President

and Chief Financial Officer

Title: Vice President

STATE OF CONNECTICUT)

COUNTY OF NOW HOVEN

Then personally appeared before me the above-named Steven A. DeMartino, Executive Vice President and Chief Financial Officer of TransAct Technologies Incorporated, and stated that she/he executed the foregoing instrument under the authority of said company's Board of Directors and acknowledged the foregoing instrument to be the free act and deed of said company.

WITNESS my hand and seal this _____ day of November, 2006.

My commission expires: May 31, 2009

NOTARIAL SEAL

Borrower:

TransAct Technologies Incorporated

Lender:

TD Banknorth, N.A.

Schedule A – To Recordation of Collateral Assignment TransAct Technologies Incorporated

TRADEMARKS

Trademark	Country	Appl. No.	Appl. Date
ITHACOLOR	US	78/291809	8/25/2003
ITHERM	US	78/229041	3/24/2003
KITCHENJET	US	78/336945	12/5/2003

TRADEMARK APPLICATIONS

Trademark	Country	Appl. No.	Appl. Date
EPIC 430	US	78/754554	11/15/2005
EPIC 630	US	78/754564	11/15/2005
QDT	US	78/454435	7/21/2004
TICKETBURST	US	78/454429	7/21/2004
EPIC 950	US	78/452133	7/16/2004
IMPORT	US	78/452139	7/16/2004
ITHACA 8000	US	78/838139	3/15/2006
EPIC 430I *	US	78/846835	3/27/2006
PRINT IT. STICK IT.	US	78/906290	6/12/2006
POWEROLL	US	77/007796	9/26/2006

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Trademark	Country	Appl. No.	Appl. Date
RECEIPTS THAT REGISTER	US	77/007833	9/26/2006

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RECORDED: 12/04/2006